Case 4:08-cv-05064-CW Document 75 Filed 07/13/10 Page 1 of 3 DISTRI 1 Brian Hennessy (SBN 226721) E-mail: BHennessy@perkinscoie.com GRANTED Perkins Coie LLP 2 101 Jefferson Drive 3 Menlo Park, CA 94025-1114 Telephone: (650) 838-4300 Judge Maria-Elena James 4 Facsimile: (650) 838-4350 5 Elizabeth L. McDougall, WA Bar No. 27026 (pro hac vice) E-mail: EMcDougall@perkinscoie.com 6 Perkins Coie LLP 1201 Third Avenue, Suite 4800 7 Seattle, Washington 98101-3099 Telephone: (206) 359-8000 8 Facsimile: (206) 359-9000 9 Attorneys for Plaintiff craigslist, Inc. 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 OAKLAND DIVISION 13 14 craigslist, Inc., a Delaware corporation, Case No. CV 08 5064 CW (MEJ) 15 Plaintiff. STIPULATION TO CONTINUE HEARING 16 ON PLAINTIFF CRAIGSLIST, INC.'S MOTION FOR (1) DEFAULT JUDGMENT V. AWARDING DAMAGES AGAINST 17 Kevin Mesiab d/b/a ezadsuite.com; DEFENDANTS KEVIN MESIAB D/B/A/ EasyAd, LLC, an Idaho limited liability **EZADSUITE.COM AND EASYAD LLC;** 18 **AND (2) MOTION TO AMEND** company; and Does 1 through 25, 19 inclusive, JUDGMENT TO ADD MESIAB LABS LLC AS A JUDGMENT DEBTOR 20 Defendants. 21 Dept. Courtroom B. 15th Fl. Before: Honorable Maria-Elena James 22 23 24 25 26 27 28 CASE NO. CV 08-05064 MEJ **STIPULATION** 

40753-0043/LEGAL18706416.1

WHEREAS, on May 4, 2010, Plaintiff filed its motion for (1) default judgment awarding damages against Defendants Kevin Mesiab d/b/a/ Ezadsuite.com and EasyAd LLC, and (2) motion to amend judgment to add Mesiab Labs LLC as a judgment debtor,

WHEREAS, on May 27, 2010, Plaintiff filed a supplemental declaration regarding attorneys' fees and costs,

WHEREAS, on June 23, 2010, Defendants requested and on June 24, 2010, the Court granted Defendants' request to continue the hearing on the motion for (1) default judgment awarding damages against Defendants Kevin Mesiab d/b/a/ Ezadsuite.com and EasyAd LLC, and (2) motion to amend judgment to add Mesiab Labs LLC as a judgment debtor,

WHEREAS, on July 1, 2010, Defendants filed their response to Plaintiff's motion for (1) default judgment awarding damages against Defendants Kevin Mesiab d/b/a/ Ezadsuite.com and EasyAd LLC; and (2) motion to amend judgment to add Mesiab Labs LLC as a judgment debtor,

WHEREAS, the parties agreed in writing to extend the time to July 29, 2010, for Plaintiff to file its reply to Defendants' response to its motion for (1) default judgment awarding damages against Defendants Kevin Mesiab d/b/a/ Ezadsuite.com and EasyAd LLC, and (2) motion to amend judgment to add Mesiab Labs LLC as a judgment debtor,

WHEREAS, the parties agreed in writing to continue the hearing on the motion for (1) default judgment awarding damages against Defendants Kevin Mesiab d/b/a/ Ezadsuite.com and EasyAd LLC, and (2) motion to amend judgment to add Mesiab Labs LLC as a judgment debtor to August 12, 2010 at 10:00 a.m. in Courtroom B, 15th Floor, 450 Golden Gate Avenue, San Francisco, California.

NOW, THEREFORE, the parties stipulate and agree as follows:

1. Plaintiff craigslist, Inc. will file its reply to Defendants' response to its motion for (1) default judgment awarding damages against Defendants Kevin Mesiab d/b/a/ Ezadsuite.com and EasyAd LLC, and (2) motion to amend judgment to add Mesiab Labs LLC as a judgment debtor on or before July 29, 2010; and

## Case 4:08-cv-05064-CW Document 75 Filed 07/13/10 Page 3 of 3

1	2. The hearing on the motion for (1) default judgment awarding damages against
2	Defendants Kevin Mesiab d/b/a/ Ezadsuite.com and EasyAd LLC, and (2) motion to amend
3	judgment to add Mesiab Labs LLC as a judgment debtor is continued to August 12, 2010 at 10:00
4	a.m. in Courtroom B, 15th Floor, 450 Golden Gate Avenue, San Francisco, California.
5	
6	DATED: July 13, 2010 PERKINS COIE LLP
7	Dyr. /a/ Prian Hannagay
8	By: /s/ Brian Hennessy Brian Hennessy (SBN 226721)
9	BHennessy@perkinscoie.com Elizabeth L. McDougall (WA Bar No. 27026) EMcDougall@perkinscoie.com
10 11	Attorneys for Plaintiff
12	craigslist, Inc.
13	
14	DATED: July 13, 2010  By: /s/ Christopher J. Kemper
15	Christopher J. Kemper (SBN 200050)
16	christopherjkemper@yahoo.com
17	Attorney for Defendants Kevin Mesiab and EasyAd LLC.
18	I, Brian Hennessy, hereby attest, pursuant to N.D. Cal. General Order No. 45, that the
19	concurrence to the filing of this document has been obtained from each signatory hereto.
20	DATED: July 13, 2010 PERKINS COIE LLP
21	Dry /a/ Drian Hannagay
22	By: /s/ Brian Hennessy Brian Hennessy (SBN 226721)
23	BHennessy@perkinscoie.com
24	Attorneys for Plaintiff craigslist, Inc.
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	CASE NO. CV 08-05064 MEJ STIPULATION

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